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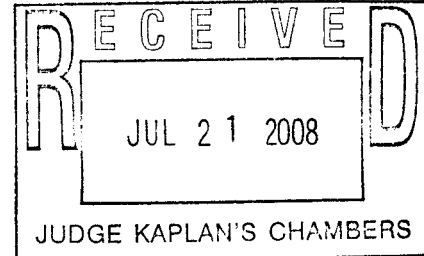
**MEMO ENDORSED**

Our ref: 183-08/GMV

\* ALSO ADMITTED IN NEW JERSEY  
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 \* ALSO ADMITTED IN LOUISIANA

**BY HAND**

The Honorable Lewis A. Kaplan  
 Daniel Patrick Moynihan U.S. Courthouse  
 500 Pearl Street  
 Suite 1310  
 New York, New York 10007



RE: Han Shipping Inc. v. Donald Line Ltd.  
07 CV 9529 (LAK)

Dear Judge Kaplan:

We represent Defendant Donald Line Ltd. in the captioned matter. We are writing on a joint basis with counsel for Plaintiff Han Shipping Inc. regarding the briefing schedule on Defendant's pending motions to vacate the Rule B attachment and for countersecurity. Under the current schedule, Plaintiff's opposition papers are due today with any reply due on July 21. Due to scheduling conflicts, the parties have agreed to a slight modification to that briefing schedule such that Plaintiff's opposition would be due on August 11 with any reply due on September 3. No oral argument has been scheduled, and accordingly, no modification to the Court's calendar should be necessary.

Provided the Court has no objection, we will proceed on this basis and thank the Court for its attention.

Best regards,  
 FREEHILL HOGAN & MAHAR, LLP

Gina M. Venezia

*Gina M. Venezia*  
 SO ORDERED  
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 LEWIS A. KAPLAN, USDJ

GMV:lu

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